1994-26th, 2018

MR. DAVID J, BRADLEY

CLERK OF COURT

United States Courts Southern District of Texas

UNITED STATES DISTRICT COURT

MAY 07 2018

P.O. Box 61010

David J. Bradley, Clark of Court

BOSTF CAXET, NOTEVOL

RE! USOS CERTIFIED MAIL NO. 70140510 0000 1587 8803 COLLECTIVE OBSECTION TO SETTLEMENT AGREEMENT CASE NO 4:14-CV-01648

DEAR MR BRADLEY,

ON APPLICATION CLASS COMBEL CAME OUT TO THE TOCK

WALLALE PACK UNIT FOR A PRESENTATION AND QIA FOR

CLASS MEMBERS. UNHORTUNATELY, THEY ONLY TOOK 5

CLASS MEMBERS. UNHORTUNATELY 500 INMATES, 2000+

BEING TRUSTY'S FROM THE CAMP. AS SUCH, WE WERE

LEFT HANDING WITH SIGNIFICANT ISSUES OF CONTROVEDS!

INVOLVING HEALTH, SAFETY, WELFARE AND CONSTITUTIONAL ISSUES

THAT, IN THE INTEREST OF JUSTICE, WE FEEL NEED TO BE

ADOLESSED OND RESOURED BEFORE FIHAL SETTLEMENT.

PLEASE ACCEPT AND PRESENT THIS COLLECTIVE OBJECT: ION TO JUDGE ELISON FOR IH'S REVIEW AND CONSIDERAT-ION.

IN ACCORDANCE WITH THE PRISON MAILBOX RULE THIS WAS
PUT IN THE WALLACE PACK PRISON MAILBOX THIS DATE AND
SHOULD BE LIDASIDERED TIMELY FILED. THANK YOU
FOR YOUR CONSIDERATION AND ASSISTANCE.

BESTEVLY,
CHAPLIE MALOUFF
1970590
WALLACE PACK RD
NAVASOTA, TX 77868

IN THE UNITED S	STATES DISTRICT COURT	<u> </u>
FOR THE SOUTHER	2N DISTUCT OF TEXAS	
March	DIVISION	United States Courts Southern District of Texas FILED
COLE, et al		MAY 07 2018
PLANTIFE'S	Dav	ld J. Bradley, Clerk of Court
V2	CAGE NO. 4:14-CV	-1698
Commer, et al		-
DEFENDANTS		

COLECTIVE OBJECTION TO THE PROPOSED SETTLEMENT ASPERMENT

TO THE HONORABLE JUDGE KEITH ELLISON:

COMES NOW CHARLES MALOUFF, # 1978590; CLAYBODNE BATY, # 1937403; RYAN BRESHAM, #1708644;

JACKE SPEED, #1784817; DOLLIO SHELBY, #1839844;

ALBERT HUNTER, # 2070246 AND THE BELOW NAMED

CLASS MEMBERS AND TRUSTY'S WHO DID NOT OPT
OUT OF THE CIVIL ACTION PURSUANT TO THE (LASS)

ACTION MOTICE (DOCUMENT IDLES) (LEDEMARTER,

MOTICE"), AND, PURSUANT TO THE NOTICE COLLECT
WELY OBJECT TO THE PROPOSED SETTEMENT

1. COLLECTIVELY, AND RESPECTFULLY, WE PRESENT TO THE COORT ISSUES AND COMPLANTS THAT WERE NOT ABLE TO BE PUBLICLY ADDRESSED DURING A PRESENTATION AND SUBSEQUENT QUESTION AND ANSWER BY CLASS COUNSEL, LEFT EDWARDS AND SCOTT MEDLOCK, WHO ONLY TOOK 5. QUESTIONS FROM APPROXIMATELY 500 CLASS MEMBERS, WHICH INCLUDED THE UNDERSIGNED, BETWEEN COTSO HRS AND 1025 HRS ON APPLICATION, 2018 IN THE WALKE PACK UNIT GYM.

2. COLLECTIVELY WE FEEL THE PRESENTATION PER100 ALLOCATED DEPRIVED CLASS MEMBERS FROM
PRISING LEGITIMATE HEALTH, SAFETY, WELFARE, AND
CONSTITUTIONAL BOUES AND ALLEGATIONS OF WONSTITUTIONAL AND CRIMINAL CONDUCT BY DEFENDANTS LEAVING SIGNIFICANT ISSUES OF CONTROVERSY
UNANSWERED AND UNADDRESSED IN THE SETTLEMENT ARREMENT.

3. MANY OF THESE ISSUES AND COMPLAINTS WERE NOT PREVIOUSLY KNOWN OR ADDRESSED IN INDIVID-ULL DEJECTIONS TO THE PROPOSED SETTLEMENT AGREE-MENT IN RESPONSE TO THE NOTICE. WE THE UNDER-SIGNED FEEL THE COURT SHOULD BE MADE FULLY ANARE OF THESE CONCERNS AND OUR COLLECTIVE OBJECTION TO LETTING THIS PROPOSED SETTLE-MENT ALGREEMENT PROCEED AS IS.

4. BLOOD TESTING

1. OBJECTION

A. CUPRENTLY, THE DIEFENDANTS REFUSE
TO PROVIDE BUDDO TESTING FOR ASBESTOS
(EVENTHOUGH OSHA AND TOG) SAPETY POLICY

MANDATE MON MORING AFTER EXPOSURE. BRIEVANCES AND COHAPERA LOMPLANTS FILED), ARSNIC, LEAD AND OTHER HEAVY METALS.

B. THIS CURRENT PRACTICE IS UNREASONABLE, UN NECESSARY, FUNDAMENTALLY UNFAIR AND VIOLATES THE CFR AND OTHER STATUTES, BULES AND REGULATIONS.

2. PROPOSED SOUTION

A. INMATES INCAPCIERATED AT THE WALLACE
PACK BE ALLOWED, AT ANY TIME, TO REQUEST
AND RECEIVE BLOOD TESTING FOR THESE METALS,
AND THIS SHOULD BE EXEMPTED FROM THE
\$100.00 (10-PAY.

5. WEER PIPES (PLYBING)

1. OBJETION

A AS A RESULT OF THE EXCESSIVELY HIGH APSNIC LEVELS FOUND IN THE WALLACE PACK WATER SYSTEM, THIS COURT OPDERED A WATER FILTRATION SYSTEM BE INSTALLED.

B. WHILE THE SYSTEM WAS INSTALLED, THERE WAS NO PROVISION TO REPLACE THE GROUND PIPES LEADING FROM THE FILTRATION SYSTEM TO THE MAIN BUILDING AND TRUSTY CAMP OR THE WATER PIPES FROM THE GROUND MAIN IN TO THE KITCHEN, ADMINISTRATIVE DEFICES, EDUCATION DANGOOM BUILDING ORTHE THREE DORMITORY HOUSING UNITS.

C. ALL OF THE WATER PIPES CONTAIN

SWIFKANT CALCIUM, LEAD, ARONIC AND OTHER HEAVY METALS BUILDUP, AND WHILE THERE MAY BE FITTERED HATER AT THE FILTRATION SYSTEM, THE PURIFIED WATER IS RECONTAMINATED AS IT FROM THROUGH THE WATER PIPE SYSTEM.

D. THERE HAS NOT BEEN ANY TESTING AT THE "CONSUMPTION" SIDE OF THE WATER SYSTEM.

E. DENYING TESTING UNTIL THE PIPES ARE

COMPLETELY REPLACED IS UNREASONABLE,

UNDECESSARY, FUNDAMENTALLY UNFAR AND,

BASED ON TESTING LEVELS, BORDERS UNCONSTITUTIONAL.

2. PROPOSED SOUTION

A. INDEPENDENT (TOER) TESTING OF CONTAMINATES BE REQUIRED AT EACH OF THESE LOCATIONS, AND FACILITIES WHERE IMMATES AND OFFREEDS DRINK THE WATER, (AS METALS BUILDUP
OFFERS FROM PIPE SISTEM TO PIPE SKIEM)
AT THE SAME TIME THE FLURATION SKIEM IS
TESTED.

G. AR CONDITIONING FOR TRUSTY CAMP DAYROOM
1. OBJECTION

A. AT THE TIME OR THE CIVIL ACTION THE COLY ALL CONDITIONING CONSIDERATION WAS FOR THE HOUSING AREAS OF THE MAIN UNIT. NOT UNTIL JUNE, 2016 WAS ANY CONSIDERATION AROUT ANYTHING GIVEN TO THE TRUSTY CAMP. B. THE DAYROOMS IN THE MAIN UNIT ARE

LOCATED IN THE HOUSING DIORMS.

C. THE DAYROOM/REC ROOM FOR THE TRUSTY CAMP IS IN A PARTIALLY UNDIFFCONDITIONED STAND ALONE BUILDING. THE DALLY PART AIR CONDITIONED IS THE LITTLE USED, AND KLESS CONTROLLED, EDUCATION ROOM.

D. THE FANS CURRENTLY IN THE DAVROOM REL POOM ARE NOT SUFFICIENT OR EFFICIENT ENOUGH TO REDUCE EXCESSIVE HEAT TO ACCEPTABLE AMBIENT LEVELS IN EXCESSIVE HEAT COND-ITIONS.

E. IN THE SUMMER OF 2017, TRUSTY'S DEMON-STRATED THE COVERED PAD BEHIND THE BUILD-INGS WAS COOLER, (DUE TO THE BUILDING (DE-ATING WIND CHANNELS) OUTSIDE IN THESE COND-ITIONS THAN INSIDE THE DORMS.

F. INMATES SEELING BELIEF AFTER BEING REQUIRED TO WORK OUTSIDE, SOMETIMES UP TO BHOURS A DAY, ARE DENTIED COOL AIR AND AN OPPOSTUNITY TO RELAX IN THE DAYROOM/REC ROOM.

(5. AR CONDITIONING THE MAIN UNIT HOUSING DOMS AUTOMATIKALLY AIR CONDITIONS THEIR DAYROOM.

H. NOT AIR CONDITIONING THE TRUSTY CAMP DAYROOM.

PLOOM/REC ROOM IS FUNDAMENTALLY UNFAIR,

DISCRIMINATORY, UNIVERSISTERY, AND UNIVERSION-

2. PROPOSED SOLUTION

ABLE.

CONDITIONED HOUSING REQUIREMENT DAILY FOR THE DURATION OF THE EDUCATIONAL UNCLUDING COLLEGE)
VOCATIONAL OF WORK OR OTHER PAROLE PETATED
PROGRAM. Upon Completion of the Course the Waver is expired and the inmate returns to the Park is returns to

B. BRING THE NECESSARY PAROLE RELATED PRO-GRAMO TO AIR CONDITIONED PRISON UNITS.

8. LOCAL AIR CONDITIONED TRANSPORTATION
1. OBJECTION

4. THE TRUSTY CAMP IS LOCATED APPROXIMATELY
12 MILE FROM THE BACK GATE (PRISONER'S ENTERANCE)
OF THE PRISON.

B. WHILE OTHER TOCL PRED UNITS PROVIDE REGULAR VEHICLE TRANSPORTATION FOR TRUSTY'S BETWEEN THEIR TRUSTY CAMPS AND THEIR MAIN BUILDING, THE WALLACE PACK, WITH THE EXCEPTION OF CERTAIN CONDITIONS OR SITUATIONS, DOES NOT.

C. CURRENTLY, ALL TRUSTY'S MUST WALK TO AND FROM FOR MEDICAL, EDUCATION AND OTHER PREDU NEEDS. THERE ARE NO WATER SPICKETS OR ROADSIDE SHELTERS IN PLACE FOR INMATES, ON THE REQUIRED POUTE, TO SEEK SHELTER.

OL AND FROM EXCESSIVE HEAT.

D. ONCE AN INMATE TRANSITS FROM ONE CATE
TO THE OTHER HE IS AT THE MERCY OF CERTAIN
CONDITIONS, SUCH AS, LINE, OLA CHAIN BUS OR

AMBULANCE REQUIRES INMATES TO HOLD IN PLACE, WHICH MEANS STANDING ON THE OPEN ASPHALT, AT ALMOST ALL TIMES WITH MOST TRUSTY'S - NO HAT NO ACCESS TO WATER, AND NO SHELTER FROM THE SUN - FOR AS LONG AS 45 MINUTES. THE REMAINDER OF EXPOSURE TIME DEPENDS ON THE DISTANCE TO ONE GATE OR THE OTHER.

E. EVEN IN "EXTREME" HEAT (80°-88°) LONG TERM EXPOSURE CAN BE HAZARDOUS AND PUTS THE INMATE AT SUBSTANTIAL RISK OF HARM TO SEVERE SUNBURN, DEHYDRATION AND HEAT RE-LATED ILLNESS.

F. THIS PRACTICE IN EXTREME AND EXCESSIVE HEAT CONDITIONS IS UNREASONABLE, UNNEC-ESSARY, AND BORDERS ON GRUEL AND UNUSUAL PUNISHMENT.

2. PROPOSED ECLUTION

A IDENTIFY THE TEMPERATURE SET BY THE NATIONAL WEATHER SERVICE AS EXTREME (THOT")

HEAT AND AT THAT TEMPERATURE, INMATE MOVEMIENT BETWEEN FACILITIES CENSES UNTIL SICH

TIME AS A SHUTTLE (CONSESS OR AIR CONDITIONS)

CAN ACCOMDISTE MOVEMENT. THE SHUTTLE

REQUIREMIENT NESS ONLY BE IMPLEMENTED

UNTIL TEMPERATURES DROP BELOW THE SET

DEGREE.

9. AMBIENT AIR TEMPERATURE MONITORING

1. DBUSCTION

A. SOMETIME BETWEEN APRIL 10th AND APRIL
23PP, 2018 A CAT AND HELPITTER FOUND THEIR
WAY INTO ONE OF THE AR CONDITTONING UNITS
AT I DOZM. SUBSEQUENTLY, THE MECHANICAL OPERATION OF THE UNIT KILLED THE CATS,
SENDING BIOLOGICAL CONTAMINATES AND AN
EGREGIOUS STENCH INTO THAT DOZM FOR
MULTIPLE DAYS. THE DESIGN OF THE UNIT
ALLOWS FOR BIOLOGICAL CONTAMINATION TO
DE SPEEDO THROUGHOUT THE DOZM AND ON
TO GUARDS, INMATES, CLOTHES AND BEDDING.
B. GUARDS WERE VOXAL APOUT THE CONTRACTOR
PROTESTING ABOUT HAVING TO REMOVE THE CATS,
THEN LEAVING CAT MATTER" IN THE UNIT.
C. THIS IS UNREASONABLE AND UNIECESSARY.

2. PLOPOSED SOLUTION

A. REQUIRE DEFENDANTS TO INSTALLSOME KIND OF SCREENING, IN ADDITION TO THE INDECT SCREENS ON BUILDING WINDOWS, THAT WILL NOT INTERFERE WITH VASIT OPERATIONS, BUT WILL PREVENT LAST GET THAN A ROACH RODGITS AND OTHER ANIMALS FROM GETTING INTO THE AIR CONDITIONING UNITS.

12. RESTRICTIONS FROM COMMISSARY

1. OBJECTION

ADMINISTRATION, UPON FINAL SETTLEMENT, INTENDS

TO IDENTIFY MEMBERS OF THE HEAT-SENSITIVE SUB-CLASS AND IMPOSE RESTRICTIONS FROM PURCHASES OF SUCH ITEMS AS CANDY BARS, COKE, LUCCHES (JOTHER THAN THE "MARIAS" BRAND) AND ICE CREAM. THESE IN-MATES WILL BE REQUIRED TO WEAR SPECIAL WRISTBANDS.

B. INMATES ARE ALREADY BEING DISCRIMINATED

AGAINST AND SUBJECTED TO WHAT CAN BE DEFINED

BY STATUTE, AS EXTORTION BY THE COMMISSARY

REPUSING TO SELL OVER-THE COUNTER COLD MED
ICINE THAT WAS FOR SALE AND READILY AVAILABLE

UNTIL THE INMATE' EXODUS" IN AUGUST, BUT IS

STILL AVAILABLE AT OTHER UNIT COMMISSARYS, AND

REQUIRING INMATES TO GO TO MEDICAL WHERE

WE ARE BEING CHARGED \$100 COPPAY TO GET

A\$1.95 OVER THE COUNTER MEDICATION.

C. INMATES, INCLUDING IN THE HEAT-SENSITIVE SUBCLASS, TAKE MEDICATIONS TO CONTROL THEIR DISEASES, AND MOST ALL CAPABLE ADJUTS CAN SELF. MEDICATE FOR THE SNIPPLES WITHOUT HAVE ING TO SEE & DOCTOR.

D. THE CIVIL ACTION IS ABOUT AIR CONDITIONING IN EXCESSIVE HEAT CONDITIONS. IT IS NOT ABOUT FINDING PETTY WAYS WITH UNREASON-ABLE, UNDECESSARY, DISCRIMINATORY, AND FUNDAMENTALLY UNFAIR RETALITORY PRACTICES BECAUSE YOU LOST A LAWSUIT.

E. THE MEDICATIONS ARE NON-ADDICTIVE

AND SOLD IN LIMITED QUANTITIES.

F. TO MAKE A COUNTER-CLAIM THAT SOMEONE HAS OR MIGHT OVERDODE ON THEM AND THEREFORE WE HOLD THE GNITIZE POPULATION RESPONSIBLE 15 AS ABSURD AS PUNISHING THE PUSON POPULAT-ION RECAUSE ONE INMATE GOT SICK FROM EAT-ING A GALLON OF A NEW FLAVOR ICE CREAM AT ONE SITTING

G. THESE RESTRICTIONS ARE UNREASONABLE AND FUNDAMENTALLY UNFAIR!

2. PROPOSED SOUTION

A. UNLESS THERE IS A SPECIFIC MEDICAL DIRECTIVE IN THE FORM OF A DOCTOR'S ORDER" PUTTING A SPECIFIC INMATE ON "DIET FOR HEALTH" NO INMATE SHALL BE RESTRICTED FROM COM-MEDARY PURCHAGES.

B. BETURN ALL COLD MEDICINES TO THE COM-MISSARY FOR OVER THE COUNTER PURCHASE OR, C. RISMOVE THE \$100 CO-PAY FOR MEDICAL TREATMENT FOR COUDS, FLU, SORE THROAT AND ASSOCIATED MEDICATION.

13. MEDICAL SECREGATION

1. OBJECTION

A, ALL CLASS MEMBERS ARE REQUIRED TO BE HOUSED IN SECREGATION (SEG) WHEN GOING ON MEDICAL TRANSIT (THIS APPEARS TO BE THE ONLY PLACE ALR CONDITIONED AT THOSE PAGILITIES), AND IF YOU HAVE A COLD OR FEVER AT THE WALLACE PACK.

B. NUMEROUS CLASS MEMBERS HAVE BEEN HOUSED, FOR MULTIPLE DAYS AT A TIME, IN DEFECTIVE CELLS, WITHOUT BLANKETS, SHEETS OR MATTERESSES AND SUBJECTED TO KE COLD FOOD AND CONDITIONS NORMALLY SET ASIDE FOR PERSONS UNDER PUNISHMENT, INCLUDING BEING HANDCUFFED TO GO TO THE SHOWER JUST BETWEE TREY ARE HOUSED IN SEG. GRIEVANCES HAVE BEEN FUED.

C. ALBERT HUNTER AND LOE SANCHEZ WERE HOUSED IN SEC, AT THE PACK, BECAUSE OF COLD AND FEVER. NEXT TO THEM WAS A GIT VIOLENT OFFENDER WHO REQUIRED CHEMIKAL EXPOSURE TO QUELL HIS TANTRUM. BOTH LIWITER AND SANCHEZ SUFFERED FROM RESIDUAL CHEMIKAL EXPOSURE AND WERE NOT DECONTAMINATED.

D. CHEMIKAL EXPOSURE IN QUANTITIES USED BY DEFENDANTS IN THE EVENT OF A DISTURBLANCE ARE SUBSTANTIAL ENOUGH TO PUT ANY MEDIKAL PATIENT WITH RESPITORY OR HEADT CONDITIONS AT RISK OF SERVOUS BODILY INLURATED.

E. ALL NOW-PACK INMATES AT MEDICAL UNITS
ARE ALLOWED TO EAT IN THE POPULATION OHOW
HALL AND NOT UNREASONABLY SUBJECTED TO

CHEMICAL EXPOSURE.

F. THESE HOUSING CONDITIONS ARE UN-ACCEPTABLE, UNDESCENSARY,
ABLE, UNREASONABLE AND UNDECESSARY,
DISCRIMINATORY, FUNDAMENTALLY UNFAIR, AND
PRESIDENT UNCONSTITUTIONAL ISSUES OF CONTROVERSY.

2. PROPOSED SOLUTION

A. INMATES NOT ONLY BE HELD IN OPERABLE AND SAFE CEUS, BUT BEDDING, MATTERESSES, AND SHOWERS BE READILY AVAILABLE AND ASUPERISOR BE REQUIRED TO SIGN OFF THAT THESE BACKNEEDS WERE ACCOMODATED. B. MEDICAL TRANSITS BE IDENTIFIED BY A FLORESCENT OR NEON WRISTBAND FOR EASY IDENTIFICATION AND BE ALLOWED TO GO INTO THE POPULATION CHOW HALL FOR MEALS. C. MEDICAL TRANSITS MUST BE DECONTAIN-INVIED ANYTIME CHEMICAL WEAPONS ARE DEPLOYED IN THEIR VILINITY AND PLICE TO BEING SEEN BY THEIR MEDICAL PROVIDER. D. A SUPERVISION MUST ENSURE MEDICALTRANS IT'S ARE PROTECTED AND ACCOUNTED FOR. E. AS THEY ARE ONLY MEDICAL TRANSITS AND NOT HOUSED FOR PUNISHMENT, EVERY EFFORT MUST BE MADE BY DEFENDANTS TO DEMOVE THE TRANSIT FROM THE AF-PECTED AREA PRIOR TO DISPERSEMENT

MANY OF THE RETALTIONY MIS INVOLVE MULTIPLE OR NUMEROUS INMATES (VICTIMS), SUCH AS WHEN BEING SERVED OF CHOW, AND INTERFEIRING WITH RELIGIOUS SERVICES.

H. THE DEFENDANTS HAVE BEEN FRUND TO BE
DENDERATELY INDIFFERENT TO THE CAVIL RIGHTS
OF INMATES. UNDER THEIR DIRECTION, PRODUCE
UNDER COLOR OF LAW CONTINUE TO VIOLATE CLASS
MEMBERS CAVIL RIGHTS THROUGH AN ABUSE
OF OFFICIAL CAPACITY WITH NO JUSTIFIABLE
LEGAL OF PENEDLOGICAL REASON. THIS CRIMINAL
CONDUCT IS UNREASONABLE, UNDECESSARY, DISCRIMINATORY, FUNDAMENTALLY UNPAIR AND UNCONSTITUTIONAL.

2. PROPOSED SOUTION

A. WE THE UNDERSIGNED RESPECTFULLY RECOVERT
THIS COURT ORDER AN INDEPENDENT CRIMINAL
INVESTIGATION BY THE UNITED STATES DEPARTMENT
OF JUSTICE, CIVIL-RIGHTS DIVISION, CRIMINAL-SECTION,
WE ARE A SUPSTANTIAL NUMBER OF VICTIMS
AND EYEMPTHESSES SUFFERING POTENTIALLY
IRREPARABLE INDURY TO CONSTITUTIONAL RIGHTS
STILL AFFORDED US.

B. THE COLLECTIVE OBJECTION TO THE PROPOSED SETTLEMENT ALORSEMENT IS BEING SUBMITTED BY CLASS MEMBERS TO ENSURE THESE OBJECT. 10HS, COMPLAINTS, ISSUES OF LIVE CONTROLESY,

AND PROPOSED SOUTIONS ARE ON THE RECORD, AND
TO RESPECT FULLY REQUEST THE COURT, IN ADDITION
TO DROBRING A DEPARTMENT OF JUSTICE INVESTIGATION,
PRESERVE THE UNDERSIGNED AND SIMILARLY SITUNTERS'S CONSTITUTIONAL AND LEGAL PROFIS AND
INTEREST IN CLAIMS AND INJURY.

YOUR HONOR, IN THE TETALITY OF CIRCUMSTANCES AND IN THE INTEREST OF JUSTICE, WE THE UNDERSLAND PEOPLECT THIS COURT POSTPONE FINAL SETTLEMENT UNTIL THESE CONTROVERSIAL ISSUES ARE ADDRESSED AND RESOURD.

WE THE UNDERSIGNED CLASS MEMBERS, INCAL-CERATED AT THE WALLACE PACK TRUSTY CAMP DECLARE, UNDER THE PENALTY OF PERSON, IN ACCEPTANCE WITH 28USC1746, THE AFTREMENTIONED FACTS AND IN-PORMATION IS TRUE AND CORRECT TO THE BEST OF OUR BELIEPS AND KNOWLEDGE.

SIGNED AND SUBMITTED ON THIS ZLOTH DAY OF APRIL, 2018,

RESPECTABLY SUBMITTED,

Ryan D Drusham Jackie Speld wonald Shelly CHARLES MALOUFF
CLAYBORNE BAITY
EYAN GRESHAM
JACKIE SPEED
DOWNED SHELBY

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#01978590 #01937403 #0198644 #01984817 #01834844

Allest Thinter ALBERT HUNTER #02070346 Wayne W. Williams WAYNE W. WILLIAMS #01968085 #02056283 ALVAN, POLLY #01366652 John Sidl SOHN SIDLE TO 1979250 Terry Barter Terry Bexter Eddi Bassett Eddie Baerett #01864062 Brad Wilson 401996358 Dral Wilsin Per Edward HO1753150 Perez, Edward #02105111 Uylan Gay alis h EFRAIN SULISTR #02114923)anylSanban 102108662 Arnold E DAY *01958469 GEOFFREY MACK *02011798 #515448 STANEYSHERMAN STEPHEN PARKER # 00678438 #01906231 Kene Ben Hernandez Row Ben Herromonos BURNELL Jectsons #1848424 Burnece garlison Bly Mitchell Billy Mikhell 02071046 #0274019 Charles Preston had freedon In PHFA #02090968 Herbert Ellis £0200 1950 Jasper D. Bouldin #01865966 MARIO KONFIGUEZ #01984549 fair Hodrigues #0797167 Paul Savage HARRY YORK *02027816 #01988223 ARNULTO CANAJES. SAME M. (181.110 HO 1495/68

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	Lichard Whilake	Bichard Whitaker #101982651
ئد	/ and from	JAMES WAGERS JR. #2081167
•	Daniel Puga	Daniel Puga 2006114
	Donald Bugge	Donald Bugge #01132132
	Michaels Jen	kins Mighael Jenkins #02125823
	the College	kins Michael Jenkins #02125823 David Collins #01810867 Dalen Smith #01974152
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	Marshall Early &	Marshall Earls Jr #02123206
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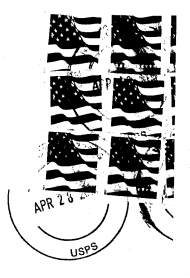












David J. Bradley, Clerk of Court

HONCHABLE JVOGEKETHELLIX UNITED STATES DISTRICT COUR P.O. BOX 61010 HOUSTON, TX 77208

LEGAL MAIL